IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF ARKANSAS TEXARKANA DIVISION

JIMMY L. BROWN, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED

PLAINTIFF

v. CASE NO. 4:20-CV-04041-SOH

MARKEL AMERICAN INSURANCE COMPANY

DEFENDANT

CONFIDENTIALITY PROTECTIVE ORDER

This Court orders as follows:

- 1. For purposes of this Order, "Confidential Documents" shall include any documents that a party or its counsel designates as confidential based upon a good-faith belief that the designation is appropriate because the documents contain proprietary or confidential business or financial information, trade secrets, or non-public information of a commercially sensitive, personal, or private nature. Any documents produced by a non-party, pursuant to subpoena or otherwise, may be designated by such non-party or by any party or counsel for any party as "Confidential Documents" under the terms of this Order. Confidential Documents may include information of whatever kind, including but not limited to written information and information otherwise recorded on any medium, including without limitation paper, photographs, recordings, and electronic, optical, and magnetic disks and files.
- 2. For purposes of this Order, "Confidential Information" shall include any information provided in disclosures, in response to a written discovery request, or in response to a deposition question that a party or its counsel or a deponent or its counsel designates as confidential based upon a good-faith belief that the designation is appropriate because of the proprietary or

confidential business or financial nature of the information, trade secrets contained in the information, or the non-public, sensitive, personal, or private nature of the information.

- 3. At the time a party or non-party produces documents, the party or non-party producing the documents (the "Producing Party") may designate any such documents as Confidential Documents by stamping on each page of such documents the word "Confidential."
- 4. At the time a party makes a disclosure or responds to a written discovery request, the party producing information may designate such information as Confidential Information by stating in writing in the disclosure or in response to the written discovery request that the information is Confidential Information and by indicating on the first page of the disclosure or written discovery responses that the document contains Confidential Information.
- 5. During any deposition, a deponent or counsel for a deponent or a party or counsel for a party may designate testimony being provided in response to a deposition question as Confidential Information. In addition, a deponent or counsel for a deponent or a party or counsel for a party may designate additional Confidential Information by indicating to all parties, in writing, 15 days following receipt of a deposition transcript the specific line numbers and page numbers of the transcript that contain Confidential Information.
- 6. If any party receiving Confidential Documents or Confidential Information (the "Receiving Party") believes that such documents or information is not entitled to the protections set forth in this Order, the Receiving Party shall, within three weeks of receiving such documents or information, indicate to the Producing Party, in writing, copying all parties, the specific documents or information that the Receiving Party believes falls outside of the protections set forth in this Order ("Identified Documents or Information") and state in writing the rationale for the removal of such Identified Documents or Information from the protections set forth in this Order.

- 7. If the Producing Party or any other party objects, in writing, to the Receiving Party's written notice that the Identified Documents or Information falls outside of the protections set forth in this Order, such objection shall be made in writing within three weeks of receiving such written notice, or the claim of confidentiality shall be waived. If such objection is made in writing, it shall state the rationale for maintaining the Identified Documents or Information under the protections set forth in this Order. If the Receiving Party desires to challenge the claim of confidentiality, the Receiving Party shall move the Court for an order on the issue.
- 8. Neither the service of the written notice described in paragraph 6 nor the service of the written objection or filing of a motion described in paragraph 7 shall remove the Identified Documents or Information from the protections set forth in this Order. Until the parties resolve the dispute among themselves, the Producing Party or party claiming confidentiality waives the claim of confidentiality, or the Court resolves the dispute, the Identified Documents or Information shall retain the protections set forth in this Order.
- 9. Confidential Documents and Confidential Information shall not be disclosed, directly or indirectly, to anyone other than the parties, attorneys for the parties, witnesses, consultants, and expert witnesses specially retained or specially employed for purposes of the action. To the extent any Confidential Documents or Confidential Information is provided to non-party witnesses, consultants, or expert witnesses, each non-party witness, consultant, or expert witness shall agree in writing, in the form attached to this Order as Exhibit A, prior to receiving any Confidential Documents or Confidential Information, that he (a) shall be bound by the terms of this Order and (b) shall return all Confidential Documents and Confidential Information upon conclusion of this action, including any appeal. Nothing in this Order prevents any party from disclosing Confidential Documents and Confidential Information to the Court, its staff, and court

reporters at deposition or trial, subject to such protections as the Court may order with respect to the treatment of Confidential Documents and Confidential Information at trial. Nothing in this Order restricts what a Producing Party may do with Confidential Documents or Confidential Information it produces.

- 10. The inadvertent, unintentional, or *in camera* disclosure of Confidential Documents and Confidential Information shall not, under any circumstances, be deemed a waiver, in whole or in part, of any claims of confidentiality. If Confidential Documents or Confidential Information is inadvertently produced without the appropriate designation of confidentiality, the Receiving Party shall, upon notice of the confidential status of the documents or information, treat the documents or information as if it had been appropriately designated confidential at the moment it was produced.
- 11. The parties and all persons subject to this Order shall use Confidential Documents and Confidential Information solely and exclusively for purposes of preparing for, conducting, and participating in this action and not for any other litigation and not for any other business purpose, personal purpose, or other purpose whatsoever.
- 12. A party's production of Confidential Documents and Confidential Information pursuant to this Order shall not be deemed an agreement that such information and documents are relevant to any matter at issue in the action. Each party reserves the right to object to, and to seek an appropriate order limiting, any use that any other party may seek to make of such Confidential Documents or Confidential Information either in discovery or at the trial of this action.
- 13. No copies of Confidential Documents or Confidential Information will be made except as necessary for the purposes of this action. If it becomes necessary to include information obtained from Confidential Documents or Confidential Information or to use Confidential

Documents or Confidential Information in any court filing, then any Confidential Documents and Confidential Information, and any information obtained from those sources, shall be filed under seal, if not prohibited by law.

- 14. Upon the conclusion of this action, all Confidential Documents and Confidential Information and all copies, extracts, summaries, and facsimiles thereof and all electronically, optically, or magnetically stored information of any kind, including without limitation diskettes, compact disks, computer files, and similar storage media ("Electronically Stored Documents"), containing Confidential Documents or Confidential Information shall be destroyed or deleted, uninstalled, or otherwise removed from each computer, diskette, compact disk, computer file, and any other storage media by the Receiving Party. Additionally, upon request, a sworn certificate attesting to the destruction and electronic file deletion and indicating that no electronic information has been retained shall be executed by each party and by counsel for each party and delivered to all parties within 120 days after the conclusion of the case, including any appeal.
- 15. Nothing in this Order is intended to alter or diminish the protections of the attorneyclient privilege or the work-product doctrine.
- 16. This Order shall inure to the benefit of, and be binding upon, the parties and their respective successors, heirs, agents, personal representatives, and assigns.
- 17. Any individual or entity that becomes a party to this action after entry of this Order shall be bound by its terms.
- 18. This Order is applicable to the parties for the sole purpose of facilitating discovery in this action. This Order and the confidentiality designations made pursuant to this Order may not be used in any manner, directly or indirectly, as evidence at trial or any hearing or referred to

at trial or any hearing in this action, save and except for a hearing that involves issues related to the enforcement of any provision of this Order.

19. Any time limit contemplated by this Order may be extended by an agreement in writing signed by counsel of record for each Party.

IT IS SO ORDERED, this 6th day of April, 2021.

/s/ Susan O. Hickey
Susan O. Hickey
Chief United States District Judge

EXHIBIT A

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF ARKANSAS TEXARKANA DIVISION

JIMMY L. BROWN, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED

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v.	CASE NO. 4:20-	CV-04041-SOH	
MARKEL AMERICAN	INSURANCE COMPA	NY	DEFENDANT
	<u>AGREEM</u>	<u>ENT</u>	
I have been aske	d to serve as a		_ in this Action on behalf or
	, one of the pa	arties to the Actio	on. I acknowledge that I have
received and read the Co	nfidentiality Protective (Order ("Confident	ciality Order") attached hereto
I agree to be bound by the	e terms of the Confident	iality Order.	
I hereby submit to	o the jurisdiction of this	Court solely for	the purpose of enforcement of
the Confidentiality Order	in this Action.		
Dated this day of _	, 202	[NAME]	
		By:	
Subscribed and sworn to	before me		
this day of	, 202		
Notary Public			